

**AMSTER
ROTHSTEIN
& EBENSTEIN LLP**

Intellectual Property Law

90 Park Avenue
New York NY 10016
Main 212 336 8000
Fax 212 336 8001
Web www.arelaw.com

<i>Partners</i>	Kenneth M. Bernstein Joseph M. Casino Michael V. Solomita Charles R. Macedo	Max Vern Brian A. Comack Richard S. Mandaro Marc J. Jason David Mintick Charles W. Rath David A. Boag Marthieu Hausinger Jung S. Hahn Reiko Kajii	Michael J. Kardan Rebecca R. Eisenberg Stuart Shapley Howard Wizenfeld Steven B. Gauthier Brett M. Pinkus* Benjamin Charkow Jeffrey C. Shieh Mark Berkowitz
<i>Senior Counsel</i>	John S. Economou Marion P. Metelaki Alan D. Miller, Ph.D.	Norjean McCallum Benjamin M. Papern*	
<i>Associates</i>	Ira E. Silfin Chester Rothstein Craig J. Arnold	Philip H. Gottfried Patrick Boland* Holly Pekowsky	*Not admitted in New York

Via Facsimile

June 11, 2008

MEMO ENDORSED

Honorable P. Kevin Castel
United States District Judge
Southern District of New York
500 Pearl Street
New York, NY 10007

Re: Peter Fish & Co. Pty. Ltd. and
Peter Fish (HK) Ltd. v.
Steve Walterscheid, Peter Cummings and Zing Toys, Inc.
Civil Action No. 07 CV 10719 (KPC)
Our File: 34325/11

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ELECTRONICALLY FILED	
DOC #:	
Philip H. Gottfried	
DATE FILED: 6/12/08	
E-mail pgottfried@arelaw.com	

Dear Judge Castel:

We are writing on behalf of plaintiffs in the captioned matter to request a two-week adjournment to Friday, June 27, 2008 (or another date at the Court's convenience) of the pre-trial conference presently scheduled for 4:00 p.m. on Friday, June 13, 2008.

In our letter to the Court of May 30, 2008, we advised that the subject litigation had not been settled. Subsequently, it is our understanding that the parties involved in the caption action and the Hong Kong action have more than just reached "an agreement in principle." Our understanding is that settlement documents have been circulated for signature. We have attempted, thus far unsuccessfully, to obtain confirmation that all parties have signed the settlement documents.

Oregon counsel for the Defendants and I have discussed a joint request to adjourn Friday's conference before Your Honor, but I have not received agreement and so, having just received your courtroom Deputy Clerk's reminder about Friday's conference, I am requesting the two-week adjournment without such agreement of Defendants' counsel, although also without any objection of which I am aware.

Honorable P. Kevin Castel

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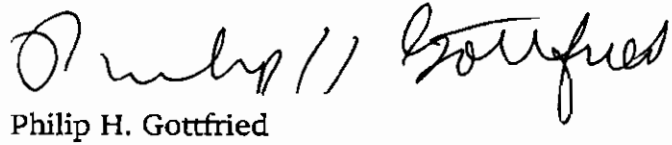
June 11, 2008

If the matter has been settled, the parties anticipated providing a stipulated dismissal of the Complaint and Affirmative Defenses, with prejudice. The requested two-week adjournment should permit that to be presented or, in the alternative, should permit the parties to better prepare for a more productive pre-trial conference, if that is going to be required.

A favorable response to this request is earnestly solicited.

Respectfully submitted,

AMSTER, ROTHSTEIN & EBENSTEIN LLP
Attorneys for Plaintiffs



Philip H. Gottfried

PHG/djl

cc: Lisanne M. Butterfield, Esq. (via facsimile)
Kenneth S. Feldman, Esq. (via facsimile)

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TOTAL P.03